## EXHIBIT 7

From: Shaw, Amy ashaw@larsonking.com 
Subject: RE: Brenner v. Asfeld, 18-cv-2383 (NEB/ECW)

Date: January 24, 2020 at 4:37 PM

To: jeff@newmarkstorms.com, Jeffrey.Montpetit@knowyourrights.com, Paul Dworak paul@newmarkstorms.com

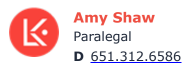
Cc: Novak, Tony tnovak@larsonking.com, Nearing, Carrie cnearing@larsonking.com, Mulligan, Ben bmulligan@larsonking.com, stephanie@irc-law.com, jasonh@irc-law.com, francine@irc-law.com, Shaw, Amy ashaw@larsonking.com, Polson, Garnet gpolson@larsonking.com

## <u>Please see below sent at the request of Tony Novak.</u>

Counsel: The sharefile link below contains the documents ordered for production by the Court. With respect to emails, MEnD was able to access the current employees covered by the Order. MEnD no longer has access to emails of former employees. MEnD contacted its IT support company to determine whether it could access the emails from former employees. The IT vendor advised that once the email account for an employee is deactivated/deleted as a user, they can only reactive the account within 30 days, otherwise they are unable to recover or regain those emails.

Please consider this document production a supplement to our prior responses.

Regards, Tony Novak



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Sent: Tuesday, January 21, 2020 5:03 PM

To: Jeff Storms < jeff@newmarkstorms.com>; Jeff Montpetit

<Jeffrey.Montpetit@knowyourrights.com>; Paul Dworak paul@newmarkstorms.com>

**Cc:** Novak, Tony <<u>tnovak@larsonking.com</u>>; Nearing, Carrie

<a href="mailto:com"><a href="

M. Kuplic <<u>francine@irc-law.com</u>>

Subject: Brenner v. Asfeld, 18-cv-2383 (NEB/ECW)

Counsel,

Please find attached and served on you for the MEnD Defendants:

Third Supplemental Responses to Plaintiff's Requests for Production

AS

Supplemental Answers to Flaintin's First Set of Combined Interrogatories

Answers to Plaintiff's Third Set of Combined Interrogatories

Please note the content of the supplemental answers to the First Set of Interrogatories and the answer to the Third Set of Interrogatories is only properly verified by MEnD, not each individually named MEnD Defendant. The answers have been reviewed by MEnD, and verification pages will be provided upon receipt from our client.

The supplement to Plaintiff's Requests for Production will be provided via a sharefile link upon completion of compiling the documents ordered to be produced by the Court.

Thank you.



## **Bradley R. Prowant**

Attorney

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